

UNITED STATES DISTRICT COURT

for the

District of South Carolina

Alacia C. Quinton as PR for the Estate of April Lynn

Quinton

Plaintiff

v.

Toyota Motor Corporation; Toyota Motor Sales

U.S.A., Inc.; Toyota Motor Engineering and

Manufacturing North America, Inc.; Toyoda Gosei

North America Corporation

Defendants

Civil Action No. 1:10-2187-JMC

JUDGMENT IN A CIVIL ACTION

The court has ordered that (*check one*):

☒ the plaintiff recover nothing, the action be dismissed on the merits as to the claim for strict liability, and the defendants Toyota Motor Corporation, Toyota Motor Sales U.S.A., Inc., Toyota Motor Engineering and Manufacturing North America, Inc., and Toyoda Gosei North America Corporation may recover costs from the plaintiff, Alacia C. Quinton as PR for the Estate of April Lynn Quinton.

This action was (*check one*):

☒ tried by a jury, the Honorable J. Michelle Childs presiding, and the jury has rendered a verdict on the claim for strict liability.

☒ decided by the Honorable J. Michelle Childs, United States District Judge.

☒ other: The court having granted the defendants' motions for summary judgment and partial summary judgment as to the claims for breach of express warranty and negligence as to design and crashworthiness as to the roof structure and restraint system against Toyota Motor Sales U.S.A., Inc., Toyota Motor Engineering and Manufacturing North America, Inc., and Toyoda Gosei North America Corporation, these claims are dismissed with prejudice.

☒ other: The plaintiff, having voluntarily dismissed her claims for negligence as to design and failure to warn against Toyota Motor Corporation, and her claim for breach of implied warranty of merchantability against all defendants, these claims are dismissed with prejudice.

Date: June 24, 2013

CLERK OF COURT

s/Mary E. Deal

Signature of Clerk or Deputy Clerk